

Message

From: Holliman, Daniel [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=C1844920C862419D988CF42C964839D6-HOLLIMAN, DANIEL]
Sent: 11/18/2019 2:07:47 PM
To: Wahlstrom-Ramler, Meghan [Wahlstrom-Ramler.Meghan@epa.gov]
CC: White, Roshanna [White.Roshanna@epa.gov]
Subject: VE Project CZMA

Hey Meghan,

I worked on the response to comments for the VE project this morning. I think I've added responses to all the NEPA comments. One issue that I noticed...In the CZMA email we received from the applicant the following sentence:

Based on the information submitted and minimal project impacts, the state has no objections to the subject project and, therefore, the funding award is consistent with the Florida Coastal Management Program (FCMP). The state's final concurrence of the project's consistency with the FCMP will be determined during any environmental permitting processes, in accordance with Section 373.428, Florida Statutes, if applicable.

So does this mean that the applicant will need to get a final signoff from the state on this project before we issue the permit. It looks like the state was only weighing in on the award of funding....and not the permit.

Thanks,
Dan

Dan Holliman
NEPA Section | Strategic Programs Office
USEPA Region 4 | Office of the Regional Administrator
61 Forsyth Street SW | Atlanta, GA 30303

tel 404.562.9531 | holliman.daniel@epa.gov